

UNITED STATES DISTRICT COURT  
WESTERN DISTRICT OF WASHINGTON  
TACOMA DIVISION

AYLO PREMIUM LTD, a limited liability  
company organized under the laws of the  
Republic of Cyprus,

Plaintiff,

vs.

JOHN DOES 1 - 20 D/B/A, PORNX.P.COM,  
PORNX.P.NET, PORNX.P.CC, PORNX.P.ORG,  
PORNX.P.CLOUD, PORNX.P.EU,  
PORNX.P.CLICK, PORNX.P.PICS,  
PORNX.P.QUEST, PORNX.P.BUZZ,  
PORNX.P.CFD, PORNX.P.NETWORK,  
PORNX.P.PRO, PORNX.P.LIFE,  
PORNX.P.SBS, PORNX.P.STREAM,  
PORNX.P.ME, PORNX.P.CLUB,  
PORNX.P.ONE, PORNX.P.SPACE,  
PORNX.P.TV, PORNX.P.CAM,  
PORNX.P.LIVE, PORNX.P.TUBE,  
PORNX.P.TOP, PORNX.P.WATCH,  
PORNX.P.DOWNLOAD, PORNX.P.LOL,  
PORNX.P.LAT, PORNX.P.WEBSITE,  
PORNX.P.SITE, PORNX.P.ONLINE,  
PORNX.P.VIDEO, PORNX.P.XYZ, AND  
PORNX.P.INFO.

Defendants.

Case No.: 3:25-cv-05473-BHS

**[PROPOSED] ORDER GRANTING  
PLAINTIFF'S *EX PARTE* MOTION  
FOR EARLY DISCOVERY AND FOR  
AN EXTENSION OF THE SERVICE  
DEADLINE**

[PROPOSED] ORDER GRANTING PLAINTIFF'S *EX  
PARTE* MOTION FOR EARLY DISCOVERY

1 The Court, having read all papers filed in connection with the Plaintiff's *Ex Parte* Motion  
2 for Early Discovery, having considered the issues raised therein, including the requirements of  
3 the Cable Privacy Act, 47 U.S.C. § 551, and being otherwise fully advised, it is hereby ORDERED  
4 that the Motion is **GRANTED** as set forth below.

5 1. Pursuant to Federal Rules 26(d) and 45, Aylo Premium Ltd ("Plaintiff") is  
6 authorized to serve subpoenas on third parties it has identified as providing services to Defendants:  
7 (1) Porkbun LLC, (2) NameSilo LLC, (3) Spaceship LLC and Spaceship Inc. d/b/a Spaceship, (4)  
8 GoDaddy Operating Company, LLC, (5) Public Interest Registry, (6) Privacy Protect LLC, (7)  
9 PrivacyGuardian.org LLC, and (8) Private by Design LLC (the "Service Providers"). Through  
10 these subpoenas, Plaintiff may demand the production of electronically stored information and  
11 other documents and information that will reasonably lead to the discovery of Defendants'  
12 identities and locations. This includes but is not limited to names, addresses, login information,  
13 billing and transaction records, account information, server logs and IP addresses, email  
14 exchanges, and IP login information related to the accounts for the PornXP domain names.

15 2. Because Plaintiff has not yet identified or located the Defendants in this case, it may  
16 serve subpoenas pursuant to this Order without complying with the requirement of Federal Rule of  
17 Civil Procedure 45(b)(1) that it provide notice to Defendants before serving the subpoenas.

18 3. Plaintiff is granted a 60-day extension of the Rule 4(m) deadline to serve Defendants  
19 up to and including October 26, 2025.

20 4. The Court has considered the requirements of the Cable Privacy Act (47 U.S.C. §  
21 551) and determined that this Order complies with the Act's requirements.

5. Plaintiff shall use the information obtained through the discovery set out above only to prosecute the claims in its Complaint and for no other purpose.

DATED: \_\_\_\_\_

Honorable Benjamin H. Settle  
United States District Judge